A STATE OF THE STA		Chap.	Sec
经 的过程发生	current jurisdiction with courts of law in	chap.	Dec
	all claims of dower, &c.	98	
	See County Courts.	30	
CRIMES AN	See County Courts. ND MISDEMEANORS—The act of 1839,		
074	ch. 106, to provide for the administration		
	of justice in cases of, &c. entitled a supple-	638-7-621	J. F. 3-5
	ment to the act of 1816, ch. 93, repealed,	TARU	PERM
	Act of 1835, ch. 75, re-enacted,	9 "	7
CRIMES AT	ND PUNISHMENTS—Every person, his	L Hope	2
ordining H	auder see company of the		
	aider, &c. convicted of the crime of at-		
	tempting to poison any person, to be sen-		
	tenced to the penitentiary for not less than		
	two nor more than ten years, &c. this act		
	not to interfere with the provisions of act		
SERVICE STATE	of 1818, ch. 197, in relation to negro slaves,	222	
	See Baltimore City Court.		1
CRIMINAL	CASES, removal of, See Baltimore City		
	Court.		
CROCKETT	, JOHN S Time for completing collec-		
	tions extended to 1st April, 1842,	236	1111
CUMBERLA	ND—See Frostburg.		
CUMBERLA	ND COAL AND IRON COMPANY-		
	Incomposated	214	
	D.	214	
	shirts; hingspeece. Machinists and Mill-		
DEEDS.	See Yost, John, &c. Friday, Henry,		
	Sen.; Methodist Episcopal Church Liberty		
	COLUMN TO THE TOTAL COLUMN		BO
	Circuit: Knox, Joseph: Robinson, Zadock.	を対する。	
	Circuit; Knox, Joseph; Robinson, Zadock; Roby, Townley: Lamar, William: Frast-		
	Roby, Townley; Lamar, William; Frost-		
	Roby, Townley; Lamar, William; Frost-burg.		
	Roby, Townley; Lamar, William; Frost- burg. Certain deeds under insolvent laws made	997	HO(
DISTRICT	Roby, Townley; Lamar, William; Frost- burg. Certain deeds under insolvent laws made valid.	227	300 WOW
DISTRICT	Roby, Townley; Lamar, William; Frost- burg. Certain deeds under insolvent laws made valid, SCHOOLS—See Caroline County—Queen	227	200 200 200 200 200 200 200 200 200 200
	Roby, Townley; Lamar, William; Frost- burg. Certain deeds under insolvent laws made valid, SCHOOLS—See Caroline County—Queen Anne's County.	227	200 WOR (XO)
	Roby, Townley; Lamar, William; Frostburg. Certain deeds under insolvent laws made valid, SCHOOLS—See Caroline County—Queen Anne's County. In all applications for divorce, the party	227	00 K 00 K 00 K 00 K 00 K
	Roby, Townley; Lamar, William; Frostburg. Certain deeds under insolvent laws made valid, SCHOOLS—See Caroline County—Queen Anne's County. In all applications for divorce, the party applying to make application to justices of	227	900 900 907 907 HTE
	Roby, Townley; Lamar, William; Frostburg. Certain deeds under insolvent laws made valid, SCHOOLS—See Caroline County—Queen Anne's County. In all applications for divorce, the party applying to make application to justices of the peace, who shall issue subpæna, to be	227	HOO HOO HOO HOO
	Roby, Townley; Lamar, William; Frostburg. Certain deeds under insolvent laws made valid, SCHOOLS—See Caroline County—Queen Anne's County. In all applications for divorce, the party applying to make application to justices of the peace, who shall issue subpæna, to be served on the person from whom divorce is	7, 20 17, 20 17	HOO HOE LEE
	Roby, Townley; Lamar, William; Frostburg. Certain deeds under insolvent laws made valid, SCHOOLS—See Caroline County—Queen Anne's County. In all applications for divorce, the party applying to make application to justices of the peace, who shall issue subpæna, to be served on the person from whom divorce is sought, &c.	227	9100 9700 9700 9700
DIVORCES.	Roby, Townley; Lamar, William; Frostburg. Certain deeds under insolvent laws made valid, SCHOOLS—See Caroline County—Queen Anne's County. In all applications for divorce, the party applying to make application to justices of the peace, who shall issue subpæna, to be served on the person from whom divorce is sought, &c. After subpæna served and returned on,	7, 20 17, 20 17	HOG WOO
	Roby, Townley; Lamar, William; Frostburg. Certain deeds under insolvent laws made valid, SCHOOLS—See Caroline County—Queen Anne's County. In all applications for divorce, the party applying to make application to justices of the peace, who shall issue subpæna, to be served on the person from whom divorce is sought, &c. After subpæna served and returned on, the party may take testimony after thirty	7, 20 17, 20 17	HOCK TOKE
DIVORCES.	Roby, Townley; Lamar, William; Frostburg. Certain deeds under insolvent laws made valid, SCHOOLS—See Caroline County—Queen Anne's County. In all applications for divorce, the party applying to make application to justices of the peace, who shall issue subpæna, to be served on the person from whom divorce is sought, &c. After subpæna served and returned on, the party may take testimony after thirty days, &c.	7, 20 17, 20 17	HOR WORL
DIVORCES.	Roby, Townley; Lamar, William; Frostburg. Certain deeds under insolvent laws made valid, SCHOOLS—See Caroline County—Queen Anne's County. In all applications for divorce, the party applying to make application to justices of the peace, who shall issue subpæna, to be served on the person from whom divorce is sought, &c. After subpæna served and returned on, the party may take testimony after thirty days, &c. If the party be non-resident from whom	7, 20 17, 20 17	WOO CALL
DIVORCES.	Roby, Townley; Lamar, William; Frostburg. Certain deeds under insolvent laws made valid, SCHOOLS—See Caroline County—Queen Anne's County. In all applications for divorce, the party applying to make application to justices of the peace, who shall issue subpæna, to be served on the person from whom divorce is sought, &c. After subpæna served and returned on, the party may take testimony after thirty	7, 20 17, 20 17	2100 2700 2700 2110 2110 2110 2110 2110